## **STATE OF MAINE**

			COURT	DISTRICT COURT				
Do	cket	No.	, SS.	Location Docket No				
Plaintiff			V.	AFFIDAVIT AND REQUEST FOR DEFAULT AND DEFAULT JUDGMENT M.R. Civ. P. 55				
De	fend	lant						
aff	ĭant'			presents, under oath, that each of the statements marked below is true, of the				
1.	-			lead or otherwise defend this action as required by the Maine Rules failed to plead or otherwise defend this action in that				
2.	a) b)		Defendant is not a minor or incompetent person.  Defendant is a (minor) (incompetent person) and appearance has been entered for Defendant by (guardian), (guardian ad litem), (conservator) or (					
				other representative.)				
3.			United States, as defined in the S against servicemembers allowed	e undersigned, Defendant is not in the Military Service of the ervicemembers Civil Relief Act of 2003, (50 App USC § 511)(no default per 50 App USC §521).  owing facts as to residence, employment, etc.:				
4.	a)		made certain, and the amount no	nt is for a sum certain, or for a sum which can by computation be we due by the Defendant to the Plaintiff on the claim set forth in the mof \$, plus interest and costs.				
	b)		The original or copy of any nego	tiable obligation upon which this action is brought is transmitted to				
	c)		the Court herewith.  The Plaintiff's claim against Defe computation be made certain.	endant is not for a sum certain, nor for a sum that can by				
5.			To the personal knowledge of the undersigned, venue was properly laid in this Court, as shown by the following facts:					
Da	te: _			Affiant				
	Pe	rsona	ally appeared the above-named af	ant and made oath to the foregoing affidavit.				
Da	te:							
_ u				Notary Public/Attorney at Law				

## REQUEST FOR DEFAULT AND DEFAULT JUDGMENT

The Plaintiff requests:

(1)		That the Clerk enter the default	of		, defendant.	
(2)	□ (a)	That judgment by default again be entered by the clerk in the su	st the defendant,		,	
	□ (b)	That judgment by default again be granted by the Court ex part	st the defendant,	, V	with interest and costs.	
	□ (c)	That judgment by default again be granted by the Court upon no	st the defendant,	at or his representative and	hearing.	
Dat	te:					
				(Attorney for) Plaintiff		
				(Address)		
			ENTRY OF D	EFAULT		
The	e defend l Defend	ant,ant's default is entered.		has failed to plead or otherwise defend this action,		
Dat	te:				, Clerk	
		DEFA	AULT JUDGMEN	T BY THE CLERK		
mae mil file	de certai itary; an d with th	aving been entered, and it appears n by computation; that the defen d that venue is properly laid in the ne clerk), judgment is hereby ent Defendant, dgment interest at the rate of	dant is not a minor on his court; (and that the ered for the Plaintiff	or incompetent person; that ne original or copy of the ne	the defendant is not in the egotiable instrument has been	
Dat	te:				, Clerk	
		DEFA	AULT JUDGMEN	T BY THE COURT		
ma mil	de certai itary; an	aving been entered, and it appears n by computation; that the defend that venue is properly laid in the clerk), judgment is hereby ent Defendant,	dant is not a minor on the court; (and that the	or incompetent person; that ne original or copy of the n	the defendant is not in the egotiable instrument has been	
			, post-juagment	nterest at the rate of	and costs.	
		y, Attest:		Judge / Justice		
11 t.	тас сору	Clerk		_		